

Patent Attorney Docket No. GEMS8081.196

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Toth et al.

Serial No.

10/765,583

Filed

1/27/2004

For

1,2,,200

SYSTEM AND METHOD OF

DETERMINING A CENTER OF MASS
OF AN IMAGING SUBJECT FOR X-RAY

FLUX MANAGEMENT CONTROL

Group Art No.

2882

Examiner

Chih Cheng G. Kao

### CERTIFICATION UNDER 37 CFR 1.8(a) and 1.10

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# COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Dear Sir:

Responsive to the Notice of Allowability mailed March 7, 2006, Applicant submits the following remarks responsive to the Examiner's Statement of Reasons for Allowance.

U.S. Serial No. 10/765,583

## REMARKS

In response to the Examiner's Reasons for Allowance, Applicant believes that a separate Statement of Reasons for Allowance is unnecessary in the present case as the file history sufficiently sets forth the patentable distinctions of claims 1-12, 14-16, 18-27 and 29.

The patentability of claims 1-12, 14-16, 18-27 and 29 lies in each claim as a whole. That is, a single particular element or feature of a claim does not define the claim's patentability, but rather, it is the combination of elements and the interconnection therebetween that define the invention. The claims cannot be considered to be limited in scope based on this brief statement by the Examiner. Applicant stands by its position previously set forth in the file history.

Applicant does not acquiesce to the accuracy of the Examiner's statements in the Reasons for Allowance nor the Examiner's partial paraphrasing of the claim elements.

Entry of these remarks is appreciated and Applicant cordially invites the Examiner to respond, should the Examiner disagree.

Respectfully submitted,

Timothy J. Ziolkowski Registration No. 38,368

Direct Dial (262) 376-5139

tiz@zpspatents.com

Dated: 3/21/06

Attorney Docket No.: GEMS8081.196

P.O. ADDRESS:

Ziolkowski Patent Solutions Group, SC 14135 N. Cedarburg Rd. Mequon, WI 53097-1416 262-376-5170